



Attorney Docket No. 1330.1010

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re P	atent Applica	ition of:		RECEIVE			
Laurence HONARVAR OCT 2 1 200							
Application No.: 09/216,985			Group Art Unit: 3627	GROUP 36			
Filed:	December 2	1, 1998	Examiner: M.A. Cuff	anour se			
For:		EOUS CUSTOMER/ACCOUNT ENT SYSTEM	STRATEGY EXECUTION	N IN A DECISION			
	SUF	PPLEMENTAL INFORMATION	DISCLOSURE STATEM	ENT			
	ant Commiss ngton, D.C. 2	ioner for Patents 20231					
Sir:							
the su	ed certain info bject U.S. pa I if it is deeme	ce with the duty of disclosure pormation which the Examiner material to the examination of the material to the examination of	nay consider material to the that the Examiner make the fixed that the subject application.	e examination of this information of			
1.	Enclosures	accompanying this Information	Disclosure Statement are	•			
	1a.	Form PTO-1449. Copies of IDS citations. An English language copy of sapplication or a PCT Internation English language translation (each non-English language put Explanations of Relevancy of providing a concise explanation List of Copending Applications List of Additional Submitted D	onal Search Report. complete or relevant portionablication. References (ATTACHMEN on of each non-English pub (ATTACHMENT 1(f), her	on(s)) attached to NT 1(e), hereto) for olication. reto).			
2.] This Infor	mation Disclosure Statement is		(b):			
	_	(Check either Item 2		C 41 41			
	2a.	Within three months of the filir Continued Prosecution Applic Within three months of the da	ation under § 1.53(d);				
	2c.	§ 1.491 in an international app Before the mailing of a first O	olication.				

Before the mailing of a first Office Action after the filing of a Request for

Continued Examination under § 1.114.

3.	This Information Disclosure Statement is filed under 37 CFR § 1.97(c) after the period specified in paragraph 2 above but before the mailing date of any of a Final Office Action under § 1.113, a Notice of Allowance under § 1.311 or an action that otherwise closes prosecution in the application, AND		
	·	(Check either Item 3a or 3b; Item 3b to be checked if any reference known for more than 3 months)	
	3a.	The §1.97(e) Statement in Item 5 below is applicable; OR The \$180.00 fee set forth in 37 C.F.R. §1.17(p) is: enclosed.	
		to be charged to Deposit Account No. 19-3935.	
4.	specified	mation Disclosure Statement is filed under 37 CFR §1.97(d) after the period in paragraph 3 above, but on or before payment of the Issue Fee, AND	
	4a 4b	The § 1.97(e) Statement in Item 5 below is applicable; AND The \$180.00 fee set forth in 37 C.F.R. §1.17(p) is: enclosed.	
		to be charged to Deposit Account No. 19-3935.	
5.	Statement under § 1.97(e) (applicable if Item 3a or Item 4 is checked)		
		(Check either Item 5a or 5b)	
	5a. 🗍	In accordance with 37 CFR § 1.97(e)(1), it is stated that each item of information contained in this Information Disclosure Statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this Information Disclosure Statement.	
	5b. 🗌	In accordance with 37 CFR § 1.97(e)(2), it is stated that no item of information contained in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in this Information Disclosure Statement was known by any individual designated in §1.56(c) more than three months prior to the filing of this Information Disclosure Statement.	
6.	This is a (continuation/divisional/continuation-in-part application under 37 CFR §	
		(Check appropriate Items 6a and/or 6b)	
	6a. 🗌	Copies of the publications listed on the attached Form PTO-1449 which were previously cited in prior application Serial No, filed on, and which is relied on for an earlier effective filing date for the subject application under 35 U.S.C. § 120, have been omitted pursuant to 37 CFR	
	6b. 🗌	§ 1.98(d). Copies of the publications listed on the attached Form PTO-1449 which were not previously cited in prior application Serial No, filed on, and which is relied on for an earlier effective filing date for the subject application under 35 U.S.C. § 120, are provided herewith.	

7.		This is a continuation/divisional application under 37 CFR § 1.53(d) or Request for Continued Examination under 37 CFR 1.114. (Check either Item 7a or 7b)			
		7a.	The Issue Fee has not been paid. A Petition to Withdraw from issue under 37 CFR §1.313(c) is filed concurrently herewith or has been granted. A continuation application under 37 CFR § 1.53(d) or Request for Continued Examination under 37 CFR 1.114, after payment of the Issue Fee is proper in accordance with 37 CFR § 1.53(d)(1)(ii) or 37 CFR 1.114(a), respectively.		
8.	\boxtimes	This is a	Supplemental Information Disclosure Statement. (Check either Item 8a or 8b)		
		8a. 🛚	This Supplemental Information Disclosure Statement under 37 CFR § 1.97(f) supplements the Information Disclosure Statement filed on April 3, 2002. In the Office Action mailed August 13, 2002, the Examiner indicated that many references of the IDS filed April 3, 2002, were not received by the Examiner, and therefore, were not considered by the Examiner. It is respectfully believed that a copy of each reference was provided with the IDS filed April 3, 2002. However, as a courtesy to the Examiner, additional copies of the references which were not received by the Examiner are submitted herewith. For the Examiner's convenience, the reference identifiers used to identify the enclosed references are the same as those used in the IDS filed April 3, 2002. Accordingly, additional time is requested so that this Supplemental IDS can be considered as if properly filed on April 3, 2002. Accordingly, it is believed that no additional IDS fee is due.		
		8b. 🗌	This Supplemental Information Disclosure Statement is timely filed within one (1) month of the Notice under 37 CFR § 1.97 and 1.98, mailed (MPEP 609 C(1), Form ¶ 6.49, Rev. 1, Feb. 2000, pp. 600-107)		
9.	 	n accorda inderstood	nce with 37 CFR § 1.98, a concise explanation of what is presently to be the relevance of each non-English language publication is:		
		9a. 🗌	(Check appropriate Items 9a, 9b, 9c and/or 9d) satisfied because all non-English language publications were cited on the enclosed English language copy of the PCT International Search Report or the search report from a counterpart foreign application indicating the degree of relevance found by the foreign office. (See U.S. Patent & Trademark Office's authorization in the Federal Register, Vol. 57, No. 12, January 17, 1992, at page 2031 (Reply to Comment 68).)		
		9b. 9c.	set forth in the application. satisfied because an English language translation (complete or relevant portion(s)) is attached to each non-English language publication.		
		9d. 🗌	enclosed as Attachment 1(e), hereto.		
10.	b th	e, material an search	on is made that the information cited in this Statement is, or is considered to to patentability nor a representation that a search has been made (other report(s) from a counterpart foreign application or a PCT International port if submitted herewith). 37 CFR §§ 1.97(g) and (h).		

11. The Commissioner is authorized to credit any overpayment or charge any additional fee required under 37 CFR § 1.17 for this Information Disclosure Statement and/or Petition to Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

700 Eleventh Street, N.W., Suite 500

Washington, D.C. 20001 Telephone: (202) 434-1500 Facsimile: (202) 434-1501 Paul I. Kravetz

By:

Registration No. 35,230